Order of Publication.

STATE OF MISSOURI, SS.

In the Circuit Court of Holt County, Missouri August, 1909, term thereof. Strouther E. Field, plaintiff.

August, 1909, term thereof.

Strouther E. Field, plaintiff.

W. W. Duden or the unknown widow and unknown heirs and devisees of W. W. Duden dsceased; the unknown holders or assigns of a certain bond given by Wm. C. McMunn to Jacob Moser for the sum of \$550 due two years after date secured by mortgage of record in book "C" at page 174; Charles T. Graves, Frances Sentney and Nannie E. Zook, and the unknown holders or assigns of two certain notes of \$150 each given by Doctor Blanton to Orville Graves, dated May 9, 1875, with interest at 10 per cent, and secured by trust deed of record in book 29 at page 72; Cella Baldwin, widow of George W. Baldwin deceased; W. C. Babcock, Emma Babcock and B. A. Babcock as sole heirs of Effie J. Babcock deceased, John H. Baldwin, Jacob D. Baldwin and Benjamin B. Baldwin sole heirs at law of Joel Baldwin deceased; Nancy T. Thompson, the unknown husband, unknown heirs and devisees of Nancy T. Thompson, William Cook or the unknown widow, the unknown heirs and unknown devisees of William Cook; George D. Brooks: Henry Parnell, the unknown holders and assignees of a note given by John Anderson to Henry Parnell for \$440, dated January 12, 1882, due three years after date, with interest at eight per cent and secured by trust deed recorded in book 48, page 51; J. M. Ford mortgagee and holder of a note given by John Anderson, dated August 13, 1883, for \$316.75, due three years after date, with interest at 10 per cent, secured by trust deed of record in book 48 page 598; Edna L. Johnson mortgagee and the unknown holder of a note given by Lizzle A. Scott for the sum of \$900, dated July 17, 1885, due five years after date, with interest at 18 per cent per annum; and secured by trust deed of record in book 60 at page 333; and Edwin M. Spencer defendants.

Now on this 28th day of June, 1809, in vacadon, comes the plaintiff herein by his attention, and fill the particles and the content of the plaintiff herein by his attention, and fill the particles and the content of the plaintiff herein by his

Now on this 28th day of June, 1909, in vacation, comes the plaintiff herein by his artorney, a-d files his petition herein, verifi-d by his affidavit as required by law, alleging among other things that Henry Parnell, Edma L. Johnson, W. C. Babcock, Emma Babcock, B. A. Babcock and Frances sentn-y are non-residents of the State of Missouri; also alleging that there are persons interested in the subj-ct matter of this action, whose names are unknown to plaintiff and who are sued as the unknown widow, unknown heirs and devisees of W. W. Duden; the unknown holders or assignees of Jacob Moser deceased of a certain bond for the sum of \$550, due two years after date and recorded in book "C" at p. ge 174; the unknown holders and unknown assigne s of Orvill Graves of two certain promissory notes of \$150 each given by Doctor Bianton, dated March 9, 1853, secured by trust deed of record in book 29 at page 72; the description of which promissory notes and of said bond is respectively set out in said petition, and as the unknown husband, unknown heirs, unknown devisees of Nancy T. Thompson; the unknown widow, the unknown heirs and devisees of William Cook; the unknown widow, unknown heirs and devisees of William Cook; the unknown hoders and assignees of a note given by John Anderson to said Parnell for \$40, dated January 12, 1883, due three years after date with interest at eight per cent secured by trust deed of record in book 48 at page 35; the unknown holder of a note of \$200, given by Lizzle A. Scott to Edna L. Johnson, dated July 17, 1885, and diverse are also and assignees of a note given by John Anderson to said Parnell for \$40, dated January 12, 1883, due three years after date with interest at eight per cent secured by trust deed of record in book 48 at page 36.

Whereupon it is ordered by the clerk of this court in vacation that the said non-esident and unknown defsndants be notlified by publication that plaintiff has commenced an action against them in tals court in two counts, the object and general nature of th

And of the second count, of which is to determine the estate, title and interest of the parties to this cause severally in and to the stove described real estate.

The allegations of plaintiffs petition as to the interest in the subject matter of this action and how acquired of said unknown delendants so far as plaintiffs knowledge exends, being as follows:

tion and how acquired of said unknown defendants so far as plaintiffs knowledge extends, being as follows:

That on January 12, 1852, William C. McMunn owned the southwest quarter of the northwest quarter, and the northwest quarter ter of the southwest quarter of section twenter of the southwest quarter of section twenter of the southwest quarter of section twenty-nine (29), in township sixty (60) of range thirty-eight (38), Bolt County, Missouri, and macrain bond for the sum of 8550 due one year after dute secured by mortgage recorded in book "C" at page 174 in the recorders office of said Hoit County, Missouri; that Jacob Moser is dead, and that the interest of the unknown helrs, devisees and assigns of Jacob Moser in said bond. That on March 9, 1875, Boctor Blanton owned the east thirty (30) acres of the southwest quarter of the northwest quarter of section twenty-nine (29) in township sixty (60) of range thirty-eight (38), Bolt County, Missouri, and made, executed by trust deed in the recorders office of 160 cant, in book 29 at page 22; that the holders of said notes are unknown to plaintiff; that their interest is by reason of the interest of Orville Graves in said note. That Nancy T. Thompson on the 13th day of October, 1876, was the owner of lot one (1) in block eighty-one (81) in block eighty-one (81) in the town of Forest City, Holt County, Missouri; that the names of the unknown heirs and unknown devisees of the said Nancy T. Thompson are unknown to plaintiff and the interest of the said unknown widow nuknown heirs and unknown widow nuknown heirs and unknown widow nuknown heirs and unknown to plaintiff and their interest in the subject matter of this action is by reason of the ownership of said lot by the said William Cook was the owner of lot five (5) in block eighty-two (82) in the town of Forest City, Holt County, Missouri; that the names of the widow, heirs and devisees of the said will and their interest in the subject matter of this action is by reason of the ownership of said tots by the said W That on January 12, 1852, William C. Mc-

note.
That on July 19th, 1888, Lizzie A. Scott was for \$1.50.

the owner of the northeast diagonal half of the northwest quarter o' the southwest quarter, exc the thirty (30) acres of the southwest quarter of the northwest quarter. and the south four (4) acres of the west ten (40) acres of the south four (4) acres of the west ten (40) acres of the southwest quarter of the northwest quarter, excepting three-fourths of an acre in a triangular form in the northwest corner thereof, all in section twenty-nine (29) in townshiy sixty (60) of range thirty eight (38) and all of blocks eighty (80) and eighty-one (81) and lots one [1], two [2], three [3], four [4], six [6], seven [7], eight [8], ten [10], eleven [11] and twelve [12] in block eighty-two [82] and lots four [4], five [5], eight [8], nine (9) and ten [10] in block eighty-three [83] in the town of Forest City, all in Holt County, Missouri, and on said date made, executed and delivered to Edna L. Johnson for the sum of \$000 due five years after date with interest at six per cent from date, secured by a trust deed recorded in the recorders office to said county in book 66 at page 3/6; that the name of the holder of said note is not known to plaintiff and the interest which the nuknown to plaintiff and the interest which the nuknown to said note by the said Edna L. Johnson.

That plaintiff cannot state the names of said note by the said Edna L. Johnson.

That plaintiff cannot state the names of said not by the said Edna L. Johnson.

That plaintiff cannot state the names of said unknown defendants because their names are unknown to plaintiff, and unless the said non-resident a dunknown defendant because their names are unknown to plaintiff, and unless the said non-resident a count with the next regular term thereof to be begun and holden at the court house in the city of Oregon, on the fourth Monday of August next, 1909 August 23rd) and on or before the first day of said term answer or plead to said petition in said cause, the same will be taken as confessed and judgment rendered accordingly.

It is further ordered that a cop

First insertion, July 2, 1909.

### Order of Publication.

STATE OF MISSOURI. ss.

In the Circuit Court of Holt County, Missouri at the August term thereof, 19 9. aleb L. Rayhill and Amy A. Rayhill, de-

Caleb L. Rayhill and Amy A. Rayhill, defendants,

VS.

Thompson Anderson, the unknown widow, the unknown helrs and the unknown devisees of Thompson Anderson deceased; Rosa Kretzer, Frank Kretzer, Ida Kretzer, Walter Kretzer, Lydia Kretzer, Ida Kretzer, Walter Kretzer, Lydia Kretzer, Ida Kretzer, Fliek Kretzer, Joseph Kretzer, Kate Kretzer, Jacob Kretzer John Kretzer, Jones Kretzer, Albert Kretzer and Ella Kretzer, Jones Kretzer, Albert Kretzer and Ella Kretzer besolcheirs and legal representatives of John Kretzer deceased; the Ensworth Medical College and Hospital; the unknown heirs of Samuel Ensworth deceased. William O. Noble, the mortgagee in a certain trust deed date November 27, 188, and of record in the land records of Holt County, Missoul, in book 42 page 222, securing a certain note for the sum of 220 due one year after date with interest thereon from date at ten per cent per annum. The unknown heirs, unknown devisees, owners, holders of assignees of the said William O. Noble who may hold said note, defendants.

Now on this 26th day of June, 1909, in variation of said court comes the plaintiff in the

that on November 27, 1880. William Kline That on November 27, 1880. William Kline was the owner of the above described real estate. that on said date he made, executed and delivered to William O. Noble a deed of trust on said land, securing the payment of a promissory note dated November 27, 1880, due one year after date with interest from date at the rate of ten per cent per annum; that said trust feed was recorded in book 42 at page 232 on November 27, 1880; that the interest of said unknown widow, helps, devisees, assignes and holders of said note is by reason of the interest of William O. Noble in said note.

note.
That Samuel Ensworth who had an appar-

note.

That Samuel Ensworth who had an apparent record title to the southwest quarter of the northwest quarter of section thirty-five (35) in township sixty-one (60) of range thirty-seven (35) in Holt County, Missouri, and that the interest which the unknown heirs of said Samuel Ensworth have in said tract of land is by reason of said ownership.

That Thompson Anderson had an apparent record title to the southeast quarter of the northwest quarter of section thirty-five (35), in township sixty-one (61) of range thirty-seven (37), in Holt County, Missouri, and that the interest which the unknown widow, unknown heirs and unknown devisees of the said Thompson Anderson have in said tract of land is by reason of said ownership.

That plaintiff's cannot state the names of said unknown defendants because their names are unknown to plaintiffs, and that unless said non-resident and unknown defendant's be and appear at this court at the next regular term thereof to be begun and holden at the court house in the city of Oregon in said Holt County, Missouri, on Monday, the 23rd day of August, 1809, and on or plead to the petition in said cause, the same will be taken as confessed and judgment will be rendered accordingly.

It is further ordered, that a copy hereof be published according to law in the Holt County weeks successively, the same to be published at least once each week, the last insertion to be at least 15 days before the first day of the next August term, 1909, of this court.

A true copy from the records of said court, Wissourt, on the of this court.

before the first day of the next August term,
1909, of this court.

A true copy from the records of said court.

Witness my hand as clerk with seal
of said court affixed at office in
Oregon, this 26th day of June,
1909.

FRED W. COOK.
Circuit Clerk

First insertion July 2, 1909.

### Notice of Final Settlement.

Notice is hereby given, that the under-signed executor of the estate of Jacob Kins-ley, deceased, will make final settlement of his accounts with said estate as such execu-tor at the next term of the Probate Court of Holt County, Missouri, to be holden in Ore-gon, in said county, on the 9th day of August, A. D., 1909. ALBERT ROECKER, Executor

This 2d day of July, 1909.

## DON M. HUNT ATTORNEY-AT-LAW

OFFICE IN MOORE BUILDING.

-The Weekly Inter Ocean and Farmer and The Sentinel, one year

Whereas, William Anno and Harriet A. Anno, his wife, by their certain deed of trust, dated February 1st. 1894, and filed for record in the office of the recorder of deeds of Hoit County, Missouri, in the city of Oregon on the 6th day of February. 1994, and recorded in book 26 at page 425 of said records, conveyed to the undersigned trustee in trust to secure the payment of the promissory notes in said deed of itrust described, the following described real estate situate in the county of Holt and state of Missouri, to-wit:

The southwest fourth of the northeast quarter (swi4 of neigh of Section No. twenty-eight (25) Township No sixty (69) of Range No. thirty-nine (39), containing 40 acres more or less.

And whereas default has been made in the And whereas default has been made in the payment of said notes, and the interest thereon, and whereas the legal holder of said notes has requested me to execute the power vested in me by the terms and provisions of said deed of trust. Therefore in compliance with said request, and in pursuance of the power vested in me by said deed of trust, I will on THESIAN THE ATM 1999. TUESDAY JULY 6TH, 1909.

between the hours of nine o'clock in forenoon and five o'clock in the afternoon of said day, at the north Court House door, in the city of Oregon, in Holt County, Missouri, proceed to seil at public vendue to the highest bidder, for cash in han i, the above described reastate, or so much as may be sufficient to satisfy said debt and interest and costs of executive this tent. executing this trust.

GEORGE LEHMER,
Truster

### Order of Publication.

STATE OF MISSOURI, 'ss. County of Holt. 'ss. In the Circuit Court of Holt county, Missouri, August term thereof A. D. 1909.

Jesse B. Henderson, plaintiff. James Long, defendant. Suit on foreign

judgment.

Now here on this 5th day of May, 1909, it being the 9th day of the regular April term of the circuit court of Holt county. Missouri, the plaintiff in the above entitled cause, having filed a supplimental affidavit as to the nonresidence of the defendant and it being shown to the satisfaction of the court from said affidavit and the affidavit heretofore and harden filed as well as from proof adduced. herein filed as well as from proof adduce that the said defendant is a nonresident of the State of Missouri, residing in the State of herein filed as well as from proof adduced that the said defendant is a nonresident of the State of Missouri, residing in the State of Iowa, and that the ordinary process of law cannot be served upon him, it is ordered by the court that the said nonresident defendant be notified by publication that plaintiff has begun a suit against him in this court, by attachment, the object and general nature of which is to obtain judgment on a foreign judgment, rendered in the district court of the lith Judicial District of the state of Iowa, in which the county of Page in the state of Iowa forms a part. That said judgment was rendered at a term of said court, begun and holden in the city of Clarinda in the county of Page, state of Iowa, in the suit of the Clarinda National bank, plaintiff against James Long defendant, for the sum of \$1,0387, and the further sum of \$4.87, with interest thereon from December II, 1987, at the rate of eight per cent per annum; that the said bank has assigned all its right and interest in said judgment to the plaintiff herein; and that said sum of money is still due plaintiff, that the lands of the defendant in Holt county. Missouri, the west 67 and one-half acres of the north half of the southwest quarter of section four all in township id of range 40 and the west half of the northwest quarter of section four all in township id of range 40 and the west half of the northwest quarter of section 2, township 30 of range 13, in Laclede county, Missouri, have been attached in said proceedings and that unless the said defendant be and appear at the next term of this court, to be begun ard holden at the court house at the city of Oregon, Holt county, Sissouri, on the fourth Monday in August next, (August 23rd 1809) and on or before the first day of said term of said court answer or plead to said cause, the same will betaken as confessed and judgment rendered accordingly. It is further ordered by child term of said court to-wit the 23rd day of August A. D., 1909.

A true copy from the record.

A true c mixnown devisees, owners, holders of assignees of the said William O. Noble who may hold said note, defendants.

Now on this 26th day of June, 1969, in vacation of said court comes the plaintiff in the above entitled cause by their attorney, and file their petition herein, verified by their affords the residual of the said court of said court comes the plaintiff in the above entitled cause by their attorney, and file their petition herein, verified by their affords the residual of the said proceedings and the above entitled cause by their attorney, and file their petition herein, verified by their affords the said proceedings and the above entitled cause by their attorney, and file their petition herein, verified by their affords the said the said for the said of the said for the said of the said proceedings and that nuless the said defendant be and appear at the said fertiles. The said defendant be and appear at the said for the said for the said fertiles. The said for the said fertiles are persons interested in the subject matter of this action whose names are unknown paintiffs and who are sued as the non-residents of the said of said cause. The same will betaken as confessed and pudgment rendered aconfessed and judgment rendered aconfessed and petition.

Whereupon it is ordered by deed of trust resonanced a suit against them in this court to wit the 25rd day of August A. D., 1900.

Whereupon it is ordered by the clerk of this said court, in vacation, that said non-residents of the said state and county to wit. The east half of the northwest quarter of section thirty-five (5b) in township sixty-one (6l) of range thirty seven 65b. And to have declared barred by the statute of limitation

The allegations of plaintiffs petition as to the interest in the subject matter of this action of said unknown defendants, so far as plaintiffs knowledge extends being as foi-

Caleb Thayer, her nusband, and Jacob Louden, defendants—suit to quiet title.

Now on this 5th day of May, 1999, it being at the regular April term of the circuit court aforesaid comes the plaintiff in the above entitled cause, and lies his petition herein, verified by affidavit, stating among other tinings that the defendants Jacob Louden. Eli Louden, Emmett Louden, Thomas Louden, Esti Louden, Emmett Louden, Thomas Louden, Bessie Tracy, James Tracy, Eliza Thayer, Caleb Thayer and Edith Hoover are non-residents of the State of Missouri, and prays the court to make an order of publication herein, notifying said non-resident defendants of the pendancy of this suit: Whereupon it is ordered by the court that said non-resident defendants Jacob Louden, Eli Louden, Emmett Louden, Eliza Thayer, Caleb Thayer and Edith Hoover be notified by publication that plaintiff has commenced an action against them in this court and that the same is now pending therein, the object and general nature of which is to perfect and quite title to the following described tract of land situate in said state and county, to-wit: The southeast quarter of the southeast quarter of the southeast quarter of section wenty-two (22). In township sixty-three (63), of range forty (49). That the cause of complaint stated in said petition is that Greenbury B. Louden and Ann E. Louden, his wife, by their certain deed of trust dated November 1st 1886, and of record in book 56 at page 539, of the real estate records of said Hot county, Missouri, conveyed to William H. Heaton, trustee, the said real estate to secure the payment to Rufus H. Smith of the note for \$900 therein described; that by reason of default in the payment of said note, the said and that by reason of certain irregularities in said sale the legal title to said land was not fully and effectually passed and vested in her; that plaintiff holds title by mense conveyance from said Ann E. Louden that this suit is brought for the purpose of having the said court define and adjudge by its judgment o Now on this 5th day of May, 1909, it being at gust 23rd, 1999.) and on or before the first day of said term answer or plead to said cause or the same will be taken as confessed and judgment rendered accordingly. It is further ordered that this notice be published in the Hoit County Sentinel, a weekly newspaper printed, published and of general circulation in said Holt county, for four consecutive weeks, once each week the last insertion to be not less than 15 days prior to the said 23rd day of August next A. D. 1999.

A true copy from the record.

A true copy from the record.

SEAL: the Circuit Court of Holt County, this 14th day of June, A. D. 1999.

FRED W. COOK, Circuit Clerk.

Circuit Clerk. First insertion, June 18, 1909.

### Guardians Notice.

Guardians Notice.

Notice is hereby given, that letters of guardianship have been granted upon the estate of Amos Meyer, a person of unsound mind, to the undersigned, by the probate court of Holt County, Missouri, bearing date the 21st day of June, 1909. All persons having claims against said estate are required to exhibit them to me for allowance, within one year from the date of said letters, or they may be precluded from any benefit of such estate; and if said claim be not exhibited within two years from the date of the publication of this notice, they will be forever barred.

MRS. GOLDIE MEYER, Guardian of Amos Meyer.

### Order of Publication.

STATE OF MISSOURI, SS.
County of Holt, SS.
In the Circuit Court of Holt county, Missouri, April term, 1969.

The unknown wife or widow of Henderson Pebley: the unknown heirs and unknown de-visees of Richard P. Lewis alias R. P. Lewis: the unknown heirs, unknown devisees and unknown husband or windower of Jennie Per-

Edward A. Brown, plaintiff.

unknown husband or windower of Jennie Perry, Belia E Perry, Arthur Perry, Frank Parry, Belia E Perry, The unknown husband or widower of Delia E. Perry, the
unknown heirs, unknown devisees and unknown wife or widow of Frank Perry, Barton
Leigh and Mary Leigh, his wife, the unknown
heirs and unknown devisees and unhusband on unknown heirs and unknown devisees and
unknown heirs, unknown devisees and
husband on the state of the state of the
unknown heirs, unknown devisees and
wm. P. Coots, Eliza A. Coots, the unknown heirs,
unknown devisees and unknown husband or
widower of Sarah B. Coots, the unknown heirs,
unknown wife or widow of James K. Coots,
the unknown heirs, unknown devisees and
unknown wife or widow of James K. Coots,
Mary E. Coots, the unknown husband or
widower of Sarah B. Coots, James K. Coots,
Mary E. Coots, the unknown husband or
widower of Leah B. Coots, Albert M.
Coots, the unknown heirs, unknown
heirs, unknown devisees and unknown husband or
widower of Leah B. Coots, Albert M.
Coots, Lewis A. Coots, the unknown heirs,
unknown devisees and unknown heirs,
unknown devisees and unknown heirs,
unknown wife or widow of Albert M.
Coots, Lewis A. Coots, the unknown heirs,
unknown heirs, unknown devisees,
and unknown wife or
widower of Amanda J. Coots. Leah B. Fitzwater, the unknown heirs, unknown wife or widow of John D.
Kichardson,
Kindown of M. Coots, Leah B. Fitzwater, the unknown heirs, unknown heir

from east to west and containing two hundred and eighteen and 54-100 (218.54) acress also the southwest quarter (4) of section five (5) in said township and range containing one hundred fifty-three and 36-100 (153.36) acress also all of the east half (4) of the southeast quarter (4) of section thirty-one (3) in township sixy-two (2) of range thirty-nine (3) containing eighty (80) acres.

That the legal and equitable title of, in and to said land emanated from the United States government November 20, 1844.

Plaintiff states that he and those through and under whom he claims title have been in open, nortorious, continuous, exclusive, hostile and adverse possession of said real estate for more than 24 years last past, paying all taxes thereon and making thereon lasting and valuable improvements.

Plaintiff avers that defendants Della E. Perry, Arthur Perry, Frank Perry, Ralph Lewis, Chester Lewis, Barton Leigh, Marv Leigh, William P. Coots, Eliza A. Coots Sarah B. Coots, James K. Coots, Mary E. Coots, Leah B. Fitzwater, James Fitzwater, H. Grafton Dunlap, Jr., alias H. G. Dunlap, Jr., T. K. Slaughter, Anderson McCoy, George Shuitz, Wm. A. Sharp, William D. Munson, Lewis Pagin, Mariah Pagin, Parthena W. Nesslerode, David P. Whitmer and A. T. Norris are each non-residents of the state of Missouri so that the ordinary process of law cannot be served upon them in this state.

That plaintiff avers that he is informed and belief avers the facts to be that there are

on them in this state.

That plaintiff avers that he is informed and believes and upon such information and belief avers the facts to be that there are persons interested in the subject matter of this action whose names he cannot set out in this petition because the names of such persons are unknown to plaintiff, that the names of the heirs, devisees and wives or widows of each. Arthur Perry, Frank Perry, Raiph Lewis, Chester Lewis, Aifred Coots, James K. Coots, Albert M. Coots, Lewis A. Coots, Wm. A. Sharp, William D. Munson and A. T. Norris, respectively, are each unknown to plaintiff.

That the names of the heirs, devisees and husband or widower of each Jennie Perry, Della E. Perry, Sarah B. Coots, Mary E. Coots, Leah B. Coots, Amanda J. Coots, Leah B. Fitzwater, respectively are each unknown to plaintiff.

to plaintiff.

That the names of the wife or widow of Henderson Pebley is unknown to plaintiff.

That the names of the heirs and devisees of each, Richard P. Lewis alias R. P. Lewis. Barton Leigh, Alfred Coots, Wm. P. Coots, ewis Pagin respectively are each unknown

to plaintiff.

That the names of the heirs, devisees. That the names of the heirs, devisees, legatees, legal representatives or assignes and wife or widow of each. H. Grafton Duniap, Jr. alias H. G. Duniap, Jr., John D. Richardson, T. K. Slaughter, Anderson McCoy, George Shuitz, Parthena W. Nesslerode and David P. Whitmer respectively are each unknown to Mill. mer respectively are each unknown to plain-tiff.

For the reason that their names are unknown to plaintiff, such names cannot be inserted in plaintiff, such names cannot be inserted in plaintiff's petition, but plaintiff avers that the estate of the ancestors of all such persons have been fully settled and all their debts paid.

That the interest in the subject matter of this action and how the same was derived of each of the unknown defendants, so far as plaintiff's knowledge extends, is as follows:

Of the unknown wife or widow of Hander.

plaintiff's knowledge extends, is as follows:

Of the unknown wife or widow of Henderson Pebley, that on September 13, 1849, the United States government patented to Henderson Pebley the west half (%) of the southeast quarter (%) of section six (%), township sixty-one (%), range thirty-nine (%); that on April 15, 1862, Henderson Pebley conveyed said land to John R. Anderson by deed recorded in book "E." page 44, but it is not shown in said deed whether or not Henderson Pebley was single or married, although plaintiff on information and belief avers that he was then a single man.

Of the unknown belse and pulmons designed to the supplement of the pulmon of the said supplement.

of the unknown heirs and unknown devisees of Richard P. Lewis alias R. P. Lewis and of the unknown heirs, unknown devisees and unknown husband or widower of Jenie Perry, and of the unknown heirs, unknown devisees and unknown husband or widower

of Della E. Perry and of the unknown heirs,

otherman retry and of the unknown beirs, unknown devisees and unknown beirs, unknown devisees and unknown wife or widow of Frank Perry and of each, Raiph Lewis and Chester Lewis; that on Aovember 16, 1882. Levi Bodge, by deed recorded in book St at page 426, conveyed to R. P. Lewis whose south haif (\*\*) of the northwest quarter (\*\*) of the southeast quarter (\*\*) of section 6, township 61, range 38. That there is no conveyance of record from said Richard P. Lewis that Richard P. Lewis died owning said and that paintiff is informed that one of the children of the paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that one of the children that paintiff is informed that the interest of a paintiff is informed that the children that paintiff is acquired that the interest of the children that paintiff is acquired the thic of the purpose of the children that paintiff is acquired that paintiff is acquired the thic of the purpose of the probate court of Holt county and conveyed by their curator, in a paintiff has acquired the probate court of Holt county and conveyed by their curator, in a paintiff has also necurred the dower-right of the widow of said Richard P. Lewis and the interest of Wm. P. Lewis, who was one of the heirs of said Richard P. Lewis and the interest of Wm. P. Lewis, that one paintiff has also necurred the dower-right of the widow of said section 6, township 61, range 38, which is of the paintiff when the paintiff with the widow of the paintiff with the paintiff of the widow of the paintiff of the paintiff of the paintiff of the pai

fied and discharged and that said H. G. Dun-iap, Jr., on March 16, 1883, acting by and through H. Arthur Herbert, his attorney, undertook to release of record said deed of trust, in so far as his interest therein was concerned, but the power of attorney from H. G. Dunlap, Jr., to H. Arthur Herbert, is not of record.

trust, in so far as his interest therein was concerned, but the power of attorney from H. G. Dunlap, Jr., to H. Arthur Herbert, is not of record.

Of the unknown heirs, unknown devises, unknown legatees, unknown legal representatives and unknown wife or widow of John D. Ridardson, and the unknown holder of a promissory note for \$1400.00, dated April 25, 1883, executed by Thomas W. Collins to John D. Richardson, and described in and secured by deed of trust of said date, recorded in records of Holt County, Missouri, in book 48, page 503; that on April 25, 1883, by deed of trust recorded in book 48, at page 503. Thomas W. Collins conveyed to John D. Richardson, the northwest quarter (44), of the southwest quarter (44), of section 5, township 61, range 38, in trust to secure the payment of a promissory note therein described, for the sum of \$1400.00; that thereafter, on September 25, 1888, said Thomas W. Collins, with his wife, conveyed said land to said John D. Richardson in payment of said deed of trust; that the said deed of trust, although paid off and satisfied, has not been released of record, but should be by the decree of this court, as it constitutes a cloud upon plaintiffs title to sa dreal estate.

Of T. K. Slaughter, the unknown heirs, unknown legal representatives and unknown wife or widow of T. K. Slaughter, and the unknown heider of a promissory note, for \$241.00, executed by L. B. Coots to T. K. Siaughter and described in and secured by a deed of trust, dated May 24, 19, 1874, recorded in book 24, at page 548, conveying west half of the southwest quarter of section 5, township 61, range 39; that on May 24, 18, 1874, recorded in book 24, at page 548, conveying west half of the southwest quarter of section 5, township 61, range 39; that on May 24, 18, 1874, recorded in book 24, at page 548, conveying west half of the southwest quarter of section 5, township 61, range 39; that on May 24, 18, 1874, recorded in book 24, at page 548, conveying west half of the southwest quarter of section 5, township 61,

stitutes a cloud on plaintiff's little to said real estate.

Of the defendants, Anderson McCoy and Geo, Shultz and Holt County, Missouri, and of the unknown heirs, unknown devisces and unknown legal representatives and assigns of each Anderson McCoy and of Geo. Shultz: that on November 5, 1857, by an Indemity mortgage of that date, and recorded in book F, pege 124, Lewis Pagin and Maria F. Pagin, his wife, acting through Lemuel Pagin, as attorney, conveyed to Anderson McCoy and Geo. Shultz, the east half (34), of the southeast quarter [34], of section 31, township 62, range 32, for the purpose of indemnifying the said grantees therein as sureties on a bond to Holt County, for \$1332.45; that the obligation thus and thereby secured has long since been paid off and satisfied, and the said mortgage is barred by the Statute of Limitations, but that the same is not released of record, but should be.

Of Wm. A. Sharp and of the unknown

leased of record, but should be.

Of Wm. A. Sharp and of the unknown heirs, unknown devisees and unknown wife or widow of Wm. A. Sharp; that on December 24, 1858, by a patent of that date, recorded in book G, at page 3, Holt County, Missouri, patented and conveyed to said Wm. A. Sharp, the southeast quarter (1-4) of the southeast quarter (1-4) of section 31, township 62, range 39, and there is no conveyance of record from said Sharp or his heirs, but plaintiff avers that said patent was invalid for the reason that prior to said date, on September 15, 1858, said Holt County, Missouri, by its authorized officers, had patented and conveyed said land to Lewis Pagin.

Of William D. Munson and of the unknown

conveyed said land to Lewis Fagin.

Of William D. Munson and of the unknown heirs, unknown devisees and unknown wife of widow of William D. Munson: that on September 28, 1839. Lewis Pagin and wife conveyed to William D. Munson, the northeast quarter of the southeast quarter of section 31, township 62, range 39, by deed recorded in book G. page 239, and there is no conveyance of record from said William D. Munson, but that on January 5, 1881. W. H. Frame as sheriff of Holt County. Missouri, sold said land under a special execution, issued upon a judg-

ment of the circuit court of Holt County, Missouri, rendered on September 3, 1880, in an action, then pending in said court, in favor of the State of Missouri at the relation of Fred Myers, collector of revenue, and against William D. Munson and Henry Crauseler for delinquent taxes, and at said saie Edward A. Brown, under whom plaintiff claims title, became the purchaser of said land.

Of Lewis Pagin, Maria F. Pagin, his wife, and of the unknown heirs and unknown devisees of Lewis Pagin; that on September 15, 1868. Holt County, by its authorized officers, patented and conveyed to Lewis Pagin, the east half of the southeast quarter of section 31, township 62, range 39, which patent is of record in book F. at page 572, and there is no conveying the southeast quarter of said section 31, township 62, range 38.

Uf defendant Parthena W. Vesslerode and

record in book F. at page 572, and there is no conveyance of record from Lewis Pagin, conveying the southeast quarter of the southeast quarter of said section 31, township 62, range 39.

Of defendant Parthena W. Nesslerode and of the unknown heirs, unknown devisees, unknown legal representatives and assignees and unknown husband or widower of Parthena W. Nesslerode, and of the unknown holder of a promissory note for \$129\$, given by J. W. H. Griffin and Fannie H. Griffin, his wife, to Parthena W. Nesslerode, dated January 19, 1869, and described in and secured by a mortgage of said date, recorded in book G, page 23 in the records of Holt County, Missouri, on the se 1-4 of se 1-4, section 31, township 62, range 39; that on January 19, 1859, by mortgage recorded in book G at page 23 J. W. H. Griffin and Fannie H. Griffin, his wife, conveyed by mortgage to Parthena W. Nesslerode the southeast quarter (1-4) of section 31, township 62, range 39, for the purpose of securing an indebtedness therein described of \$129\$; that said indebtedness has long since been paid off and discharged, and that said mortgage is barred by the Statute of Limitation, but not having been satisfied of land.

Of David P. Whitmer, the unknown heirs, unknown assignees and unknown wife or widow of David P. Whitmer, and of the unknown holder of a promissory note, dated February 4, 1859, for \$350, given by John W. H. Griffin and Fannie H. Griffin, his wife, to David P. Whitmer, and secured by a deed of trust of said date, on the sel-4 of the sel-4 of section 31, township 62, range 39, recorded in book G, page 75; that on February 4, 1850, by deed of rust recorded in book N at page 39. Low McDonald and wife conveyed to A. T. Norris the southeast quarter of the southeast quarter of se

A. Brown, under who plaintiff claims title, became purchaser and the sheriff executed to said Edward A. Brown a deed conveying said land.

That the books and pages above referred to are records in the office of the Recorder of Deeds of Holt County. Missouri. That the estate, title or interest, if any, which such unknown heirs, unknown devisees, unknown wives or widows and unknown husbands or widowers, of said respective persons as set out and named in said petition, have in said real estate is the interest which said respective named unknown defendants have as heirs, devisees, wives or widows, husbands or widowers, assignees or legal representatives of such decessed persons respectively, and that the same, if any they have, is derived by said persons as such heirs and devisees, by inheritance or devise from their respective ancestors or testators and the interest of such unknown wives and widows for husbands or widowers is derived to them respectively as such wives or widows, husbands or widowers, the interest of such unknown dowers, being cartesy rights in the lands particularly described aforesaid, as belonging to their respective husbands or wives, but the names of each and every one of said unknown defendants are unknown to plaintiff. Plaintiff avers in his petition that he has, so far as his knowledge extends, set forth in his petition, the interest of said unknown defendants and how the same was derived and that plaintiff has no other or further knowledge of such interest or how the same was derived, except as he has therein state, and plaintiff in his petition avers that whatever interest, any of the defendants herein state, and plaintiff in his petition avers that whatever interest, any of the defendants herein state, and plaintiff in his petition avers that whatever interest, any of the defendants herein state, and plaintiff in his petition avers that whatever interest, any of the defendants herein state, and plaintiff in his petition avers that whatever interest, any of the defendants be notified by p

Whereupon, it is ordered by the court that said non-resident and unknown defendants be notified by publication that plaintiff has commenced an action against them. In this court the general object and nature of which is to have the court try, ascertain and determine the estate. title and interest of the parties, plaintiff and defendants respectively in and to the real estate described first aforesaid, and by the judgment and decree of this court to deline, adjudge and decree the title, estate and interest of the parties, plaintiff and defendants severally in and to said real estate; that plaintiff be adjudged to be the owner of said real estate in fee and that the court adjudge that said defendants nor either of them have any right, title, interest or estate in said land, and that the court adjudge and decree said mortgage so recorded in book G at page 23, and said deed of trust so recorded in book 47 at page 34; all in the office of Recorder of Deeds in Holt County, Missouri, to be satisfied and released of record and for all such further order, judgment and decree that plaintiff on the trial of said cause may show himself entitled to, and that unless said defendants and each of them be and appear at the next term of this, the circuit court of Holt County, Missouri, to be begun and holden in the court house in the City of Oregon in said county, on Monday the 23rd day of August, 100, the same being the fourth Monday in August next, and on or before the first day of said cause, the same will be taken as confessed and judgment will be rendered accorndingly. It is further ordered that a copy hereof be published according to law in the Holt County, Sentinel, a weekly newspaper printed and published in said Holt County, Missouri, for four weeks successively, published at least thirty days before the first day of the August term, 1909, of this court.

State of Missouri, Senting the said down, the above and foregoing is a perfect, true and correct copy of the order of publication made by the circuit court of Holt Coun

as the same appears in the records of said court.

| Witness my hand and the seal of said court, this 22nd day of June, 1909. FRED W. COOK.

| Circuit Clerk of Holt County, Missouri.
| First insertion June 25, 1999.

## Administrator's Notice.

Notice is hereby given that Letters of Administration, upon the estate of Dora Wille, deceased, were granted to the undersigned, on the 22d day of June, 1969, by the Probate Court of Holt County. Missouri.

All persons having claims against said estate are required to exhibit them for allowance to the administrator within one year after the date of said letters, or they have an expected from any benefit of said estate; and if such claims be not exhibited within two years from the date of this publication, they shall be forever barred.

ASMUS PRUSSMAN.

Administrator.

First insertion, June 25, 1909.

# Notice of Final Settlement

Notice is hereby given that the and consord executrix in charge of the estate of Silas M. Glass, deceased, will make final at the tof her accounts with said estate as such executrix at the next term of the Probate Court of Holt County, Missouri, to be holden in Oregon in said county, on the 9th day August, A. D., 1909.

AMANDA L. GLASS, Executrix.

-We call your attention to the ad of the Weekly Kansas City Star on our seventh page. The Star and THE SENTINEL for \$1.50 per year.